



PTO/SB/64 (10-05)
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U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

|           |  |   |   |              |               | s it displays a valid OMB control number   |
|-----------|--|---|---|--------------|---------------|--|
| REN       |  | TITION FOR REVIVAL OF ONED UNINTENTIONALL   |   |              | ENT           | Docket Number (Optional)<br>SONYJP 3.0-704 |
| First nar | ned invent                             | or: Yoji Kawamoto   |   |              |               |  |
| Applicat  | ion No:                                | 09/518,808-Conf. #57  | 69  | Art Unit:    | 2143          |  |
| Filed:    | March 3,                               | 2000  |   | Examiner:    | G. C.         | Neurauter                                  |
| Title:    | NETWO                                  | RK SYSTEM, TERMINA  | L DEVICE AND N  | ETWORK       | SERVE         | R  |
| P.O. Bo   | sioner for F                           |   |   |              |               |  |
| NC        | OTE: If info<br>Inforn                 | rmation or assistance is ne<br>nation at (571) 272-3282.  | eded in completing                                    | this form, p | olease con    | itact Petitions                            |
| action by | v the United                           | ed application became abar<br>d States Patent and Trader<br>set for reply in the office not   | nark Office. The da                                   | te of aband  | donment is    | s the day after the expiration             |
|           | ,                                      | APPLICANT HEREBY PET  | TITIONS FOR REVIN                                     | /AL OF TH    | IIS APPLI     | CATION                                     |
| NC        | OTE: A gra<br>(1)<br>(2)<br>(3)<br>(4) | ntable petition requires the<br>Petition fee;<br>Reply and/or issue fee<br>Terminal disclaimer wi<br>filed before June 8, 19<br>Statement that the enti | ;<br>th disclaimer fee – re<br>95; and for all design | n applicatio | all utility a | and plant applications                     |
| 1. Petiti |  |   |   |              |               |  |
|           | Small entir<br>See 37 CF               | ty – fee \$<br>FR 1.27.   | _ (37 CFR 1.17(m))                                    | . Applican   | t claims sı   | mall entity status.                        |
| x         | **A petition                           | n small entity – fee \$ \$\_\$ on fee was previously paid n a fee is required please c  | on July 19, 2006. T                                   | herefore, v  | ve do not l   | believe an additional fee is               |
| 2. Reply  | y and/or fee                           | Э   |   |              |               |  |
| A.        | The reply                              | and/or fee to the above-no  | ted Office action in                                  |              |               | (identify type of                          |
|           | the form o                             | of Amendment, RCE,  | and Petition for Ex                                   | ktension o   | of Time       | (identify type of reply):                  |
|           |  | Amendment was filed ously on  | July 14, 200  | 06           | with the      | original Petition for Revival.             |
|           | x an R                                 | CE and Petition for Extens  | on of Time (if requir                                 | ed) is encl  | osed here     | with.                                      |
| В.        | The issue                              | fee and publication fee (if   | applicable) of \$                                     |              |               |  |
|           | has                                    | been paid previously on _   |   |              | •             |  |
|           | is er                                  | nclosed herewith.   |   |              |               |  |

Page 1 of 2

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| 3. Termina  | al disclaimer with disclaimer fee  |   |
|---|--|---|
| x   | Since this utility/plant application was filed on or after Jur   | ne 8, 1995, no terminal disclaimer is required.   |
|   | A terminal disclaimer (and disclaimer fee (37 CFR 1.20(or \$ for other than a small entity) or senciosed herewith (see PTO/SB/63).   | d)) of \$ for a small entity disclaiming the required period of time  |
| filing and T<br>aband   | EMENT: The entire delay in filing the required reply from too a grantable petition under 37 CFR 1.137(b) was uninter trademark Office may require additional information if the donment or the delay in filing a petition under 37 CFR 1.1 ections (III)(C) and (D))].   | ntional. [NOTE. The United States Patent<br>ere is a question as to whether either the  |
| contribute to<br>numbers (of<br>the USPTO<br>the USPTO,<br>them to the<br>publication of<br>or issuance | WARNING: pplicant is cautioned to avoid submitting personal information is of identity theft. Personal information such as social security ther than a check or credit card authorization form PTO-2038 subtonsupport a petition or an application. If this type of personal petitioners/applicants should consider redacting such personal USPTO. Petitioner/applicant is advised that the record of a of the application (unless a non-publication request in compliance of a patent. Furthermore, the record from an abandoned application application application or an issued patern forms PTO-2038 submitted for payment purposes are not reiliable. | numbers, bank account numbers, or credit card omitted for payment purposes) is never required by information is included in documents submitted to information from the documents before submitting patent application is available to the public after se with 37 CFR 1.213(a) is made in the application) indication may also be available to the public if the lot (see 37 CFR 1.14). Checks and credit card |
|   | 701  | December 11, 2006   |
|   | Signature  | December 11, 2006  Date   |
|   | Signature  | Date  |
|   |  |   |
|   | Darren M. Simon  | 47,946  |
|   | Darren M. Simon Typed or printed name  | 47,946 Registration Number, if applicable   |
| LERNE<br>LLP  |  |   |
| LLP<br>600 Sou  | Typed or printed name  R, DAVID, LITTENBERG, KRUMHOLZ & MENTLIK,  uth Avenue West  | Registration Number, if applicable  |
| LLP<br>600 Sou  | Typed or printed name  R, DAVID, LITTENBERG, KRUMHOLZ & MENTLIK,  uth Avenue West ld, New Jersey 07090   | Registration Number, if applicable  (908) 518-6379  |
| LLP<br>600 Sou  | Typed or printed name  R, DAVID, LITTENBERG, KRUMHOLZ & MENTLIK,  uth Avenue West  | Registration Number, if applicable  |
| LLP<br>600 Sou  | Typed or printed name  R, DAVID, LITTENBERG, KRUMHOLZ & MENTLIK,  uth Avenue West ld, New Jersey 07090  Address  | Registration Number, if applicable  (908) 518-6379  Telephone Number  |
| LLP<br>600 Sou<br>Westfie   | Typed or printed name  R, DAVID, LITTENBERG, KRUMHOLZ & MENTLIK,  uth Avenue West ld, New Jersey 07090  Address  | Registration Number, if applicable  (908) 518-6379  Telephone Number  CE; 3 – month extension of time)  |
| LLP<br>600 Sou<br>Westfie   | Typed or printed name  R, DAVID, LITTENBERG, KRUMHOLZ & MENTLIK,  uth Avenue West  ld, New Jersey 07090  Address  SERIF Fee Payment (Petition Fee – previously paid; RC  | Registration Number, if applicable  (908) 518-6379  Telephone Number  CE; 3 – month extension of time)  |
| LLP<br>600 Sou<br>Westfie   | Typed or printed name  R, DAVID, LITTENBERG, KRUMHOLZ & MENTLIK,  uth Avenue West  ld, New Jersey 07090  Address  EX Fee Payment (Petition Fee – previously paid; RC  X Reply (Amendment with RCE and extensions of  | Registration Number, if applicable  (908) 518-6379  Telephone Number  CE; 3 – month extension of time)  time)   |
| LLP<br>600 Sou<br>Westfie   | Typed or printed name  R, DAVID, LITTENBERG, KRUMHOLZ & MENTLIK,  uth Avenue West ld, New Jersey 07090   | Registration Number, if applicable  (908) 518-6379  Telephone Number  CE; 3 – month extension of time)  time)   |
| LLP<br>600 Sou<br>Westfie   | Typed or printed name  R, DAVID, LITTENBERG, KRUMHOLZ & MENTLIK,  uth Avenue West ld, New Jersey 07090   | Registration Number, if applicable  (908) 518-6379  Telephone Number  CE; 3 – month extension of time)  time)   |
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| LLP 600 Sou Westfie  Enclosures   | Typed or printed name  R, DAVID, LITTENBERG, KRUMHOLZ & MENTLIK,  uth Avenue West ld, New Jersey 07090   | (908) 518-6379  Telephone Number  CE; 3 – month extension of time)  time)  establishing unintentional delay   |



DEC 1 4 2006

Commissioner for Patents
United States Patent and Trademark Office
P.O. Box 1450
Alexandria, VA 22313-1450

Paper No.

LERNER, DAVID, LITTENBERG, KRUMHOLZ & MENTLIK 600 SOUTH AVENUE WEST WESTFIELD NJ 07090

OCT 1 3 2006

OFFICE OF PETITIONS

In re Application of

Kawamoto et al.

DECISION ON PETITION

Application No. 09/518,808

Filed: March 3, 2000

Atty Docket No. 7217/31035

This is a decision on the PETITION TO REVIVE ABANDONED APPLICATION UNDER 37 CFR 1.137(B) filed July 19, 2006.

The petition is DISMISSED.

Any request for reconsideration of this decision must be submitted within TWO (2) MONTHS from the mail date of this decision. Extensions of time under 37 C.F.R. § 1.136(a) are permitted. The reconsideration request should include a cover letter entitled "Renewed Petition under 37 C.F.R. § 1.137(b)."

The above-identified application became abandoned effective January 29, 2006 for failure to file a timely reply to the final Office action mailed October 28, 2005. This Office action set a shortened statutory period for reply of three (3) months, with extensions of time obtainable under § 1.136(a). A courtesy Notice of Abandonment was mailed on May 19, 2006.

The provisions of 37 C.F.R. § 1.137(b) provide that where the delay in reply was unintentional, a petition may be filed to revive an abandoned application or a lapsed patent. A petition filed pursuant to 37 C.F.R. §1.137(b) must be accompanied by:

LDLK &M
OCT 16 2006
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- (1) The reply required to the outstanding Office action or notice, unless previously filed;
- (2) The petition fee as set forth in § 1.17(m);
- (3) A statement that the entire delay in filing the required reply from the due date for the reply until the filing of a grantable petition pursuant to this paragraph was unintentional. The Director may require additional information where there is a question whether the delay was unintentional; and
- (4) Any terminal disclaimer (and fee as set forth in § 1.20(d)) required pursuant to paragraph (d) of this section.

The petition includes a proposed reply in the form of an amendment, the required statement of unintentional delay and payment of the petition fee set forth in 37 CFR § 1.17(m). No terminal disclaimer is required. However, the instant petition does not satisfy requirement (1) above.

As stated in MPEP 711.03(c),

A reply under 37 CFR 1.113 to a final action must include a request for continued examination (RCE) under 37 CFR 1.114 or cancellation of, or appeal from the rejection of, each claim so rejected. Accordingly, in a nonprovisional application abandoned for failure to reply to a final action, the reply required for consideration of a petition to revive must be:

- (A) a Notice of Appeal and appeal fee;
- (B) an amendment under 37 CFR 1.116 that cancels all the rejected claims or otherwise prima facie places the application in condition for allowance;
- (C) the filing of an RCE (accompanied by a submission that meets the reply requirements of 37 CFR 1.111 and the requisite fee) under 37 CFR 1.114 for utility or plant applications filed on or after June 8, 1995 (see paragraph (d) below); or
- (D) the filing of a continuing application under 37 CFR 1.53(b) (or a CPA under 37 CFR 1.53(d) if the application is a design application).

The amendment submitted does not place the application in condition for allowance. In view thereof, the petition must be dismissed. A courtesy copy of the Advisory Action is enclosed.

Further correspondence with respect to this matter should be addressed as follows:

By mail:

Mail Stop Petition

Commissioner for Patents

P.O. Box 1450

Alexandria, VA 22313-1450

By fax:

(703) 872-9306

ATTN: Office of Petitions

By hand:

Customer Service Window

Randolph Building 401 Dulany Street Alexandria, VA 22314

Telephone inquiries specific to this matter should be directed to the undersigned at (571) 272-3219.

Nandy Johnson

Senior Petitions Attorney

Office of Petitions

Enclosure: Courtesy Copy of Advisory Action (2 pages)

| OIPE   | Application No.   | Applicant(s)   |        |
|--|---|--|--------|
| nec 1 4 2006 anterview Summary   | 09/518,808  | KAWAMOTO ET AL.  |        |
| B DEC 1 4 2006 20 100 100 100 100 100 100 100 100 100  | Examiner  | Art Unit   |        |
| DEC 1 4 2006 -   | George C. Neurauter, Jr.  | 2143   |        |
| All participants (applicant, applicant's representative, PTO)  | personnel):   |  |        |
| (1) <u>George C. Neurauter, Jr.</u> .  | (3)   |  |        |
| (2) <u>Dennis Smid (Reg. No. 34,930)</u> .   | (4)   |  |        |
| Date of Interview: 10 May 2006.  |   |  |        |
| Type: a)⊠ Telephonic b)☐ Video Conference c)☐ Personal [copy given to: 1)☐ applicant 2   | )[☐ applicant's representative  | ]  |        |
| Exhibit shown or demonstration conducted: d) Yes If Yes, brief description:  | e)⊠ No.   |  |        |
| Claim(s) discussed: <u>N/A</u> .   |   |  |        |
| Identification of prior art discussed: N/A.  |   |  |        |
| Agreement with respect to the claims f) was reached. g)  | ☐ was not reached. h)⊠ N/   | <b>'</b> A.  |        |
| Substance of Interview including description of the general reached, or any other comments: The Applicant indicated the The Applicant was informed that since the six month statuto considered abandoned. The Applicant indicated that the abacase would be submitted.  (A fuller description, if necessary, and a copy of the amendmallowable, if available, must be attached. Also, where no co  | at the October 28 2005 Office<br>ry response time had passed,<br>andonment was unintentional<br>nents which the examiner agre | Action was not rece the application was and a petition to revi | ve the |
| allowable is available, a summary thereof must be attached.  | )   |  |        |
| THE FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTIVITIES INTERVIEW. (See MPEP Section 713.04). If a reply to the INTERVIEW. (See MPEP Section 713.04). If a reply to the INTERVIEW DATE, OR THE MAILING DATE OF THIS INTERTIFIED INTERTIFIED OF THE INTERTIFIED OF THE INTERTIFIED OF THE SUBSTANCE OF THE SUB | ast Office action has already t<br>F ONE MONTH OR THIRTY<br>RVIEW SUMMARY FORM, W   | been filed, APPLICAI<br>DAYS FROM THIS<br>MICHEVER IS LATE     | NT IS  |
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|  |   |  |        |
| Turania Maria Walio Maria Maria  |   |  |        |
| Examiner Note: You must sign this form unless it is an<br>Attachment to a signed Office action.  | Examiner's signati  | ure, if required   |        |



ce of Abandonment

| Application No.          | Applicant(s)  |     |
|--------------------------|---------------|-----|
| 09/518,808               | KAWAMOTO ET A | AL. |
| Examiner                 | Art Unit      |     |
| George C. Neurauter, Jr. | 2143          |     |

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address--

| This application is abandoned in view of:  |
|--|
| <ul> <li>Applicant's failure to timely file a proper reply to the Office letter mailed on <u>28 October 2005</u>.</li> <li>(a) A reply was received on (with a Certificate of Mailing or Transmission dated), which is after the expiration of the period for reply (including a total extension of time of month(s)) which expired on</li> <li>(b) A proposed reply was received on, but it does not constitute a proper reply under 37 CFR 1.113 (a) to the final rejection</li> </ul> |
| (A proper reply under 37 CFR 1.113 to a final rejection consists only of: (1) a timely filed amendment which places the application in condition for allowance; (2) a timely filed Notice of Appeal (with appeal fee); or (3) a timely filed Request for Continued Examination (RCE) in compliance with 37 CFR 1.114).   |
| (c) A reply was received on but it does not constitute a proper reply, or a bona fide attempt at a proper reply, to the non-final rejection. See 37 CFR 1.85(a) and 1.111. (See explanation in box 7 below).   |
| (d) ⊠ No reply has been received.  |
| 2. Applicant's failure to timely pay the required issue fee and publication fee, if applicable, within the statutory period of three months from the mailing date of the Notice of Allowance (PTOL-85).  |
| (a) The issue fee and publication fee, if applicable, was received on (with a Certificate of Mailing or Transmission date), which is after the expiration of the statutory period for payment of the issue fee (and publication fee) set in the Notice of Allowance (PTOL-85).   |
| (b) The submitted fee of \$ is insufficient. A balance of \$ is due.   |
| The issue fee required by 37 CFR 1.18 is \$ The publication fee, if required by 37 CFR 1.18(d), is \$  |
| (c) The issue fee and publication fee, if applicable, has not been received.   |
| 3. Applicant's failure to timely file corrected drawings as required by, and within the three-month period set in, the Notice of Allowability (PTO-37).  |
| (a) Proposed corrected drawings were received on (with a Certificate of Mailing or Transmission dated), which is after the expiration of the period for reply.   |
| (b) No corrected drawings have been received.  |
| The letter of express abandonment which is signed by the attorney or agent of record, the assignee of the entire interest, or all of the applicants.   |
| The letter of express abandonment which is signed by an attorney or agent (acting in a representative capacity under 37 CFR 1.34(a)) upon the filing of a continuing application.  |
| The decision by the Board of Patent Appeals and Interference rendered on and because the period for seeking court review of the decision has expired and there are no allowed claims.  |
| . ☑ The reason(s) below:   |
| See Interview Summary  |

BUNJOB JAPOENCHONWANIT SUPERVISORY PATENT EXAMINER

Petitions to revive under 37 CFR 1.137(a) or (b), or requests to withdraw the holding of abandonment under 37 CFR 1.181, should be promptly filed to minimize any negative effects on patent term.
U.S. Patent and Trademark Office
PTOL-1432 (Rev. 04-01)